MCKINNEY'S CONSOLIDATED LAWS OF NEW YORK ANNOTATED BANKING LAW CHAPTER 2 OF THE CONSOLIDATED LAWS ARTICLE III--BANKS AND TRUST COMPANIES

Copr. © West Group 2000. All rights reserved.

Current through L.2000, chs. 2 to 277, 279 to 405, 407 to 416

§ 128. Preservation of books and records

Every bank and every trust company shall preserve all its records of final entry, including cards used under the card system and deposit tickets, for a period of at least six years from the date of making the same or from the date of the last entry thereon; provided, however, that preservation of photographic reproductions thereof or records in photographic form shall constitute compliance with the requirements of this section. Notwithstanding the foregoing, the banking board may prescribe by regulation such period of time longer or shorter than six years during which all records kept by banks and trust companies as fiduciary shall be preserved in original form.

CREDIT(S)

1990 Main Volume

(Formerly \S 136; L.1914, c. 369; renumbered 128 and amended L.1937, c. 619, \S 1; amended L.1952, c. 790; L.1958, c. 24, \S 2.)

< <BANKING LAW>>

<Laws 1914, Chapter 369>

McKinney's Banking Law § 128

NY BANK § 128

END OF DOCUMENT